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12 **UNITED STATES DISTRICT COURT**
13 **FOR THE DISTRICT COURT OF NEVADA**

14 DENNIS MONTGOMERY, an individual; and
15 MONTGOMERY FAMILY TRUST, a California
16 Trust,

17 Plaintiff,

18 vs.

19 ETREPPID TECHNOLOGIES, L.L.C., a Nevada
20 Limited Liability Company; WARREN TREPP,
an individual; DEPARTMENT OF DEFENSE of
the UNITED STATES OF AMERICA, and
21 DOES 1 through 10,

22 Defendants

23 AND RELATED CASE(S)

Case No. 3:06-CV-00056-PMP-VPC
Base File

3:06-CV-00145-PMP-VPC

**ERRATA TO ETREPPID'S
SUPPLEMENT TO ITS REPLY TO
PLAINTIFFS' MEMORANDUM OF
POINTS AND AUTHORITIES
SHOWING THAT ETREPPID'S
ATTORNEY-CLIENT PRIVILEGE
OBJECTIONS SHOULD BE
OVERRULED IN THEIR ENTIRETY**

24 eTreppid Technologies, L.L.C., ("eTreppid"), hereby files the present Errata. In its
25 Supplement to Its Reply to Plaintiffs' Memorandum of Points and Authorities Showing that eTreppid's
26 Attorney-Client Privilege Objections Should Be Overruled in Their Entirety, eTreppid inadvertently
27 omitted the word "never" from a quote taken from Plaintiff Dennis Montgomery's April 5, 2006 letter
28 to Warren Trepp and Doug Frye.

1 That letter actually states, in pertinent part:

2 I was terminated by eTreppid Technologies, LLC from my position as Chief
3 Technology Officer on 01/18/2006. In addition, I have not held the title of Committee
4 Member since before 11/02/2001 and have *never* been allowed to actually serve as a
5 member of eTreppid's Management Committee (*i.e.*, as a committee member or
otherwise), even though it may have been originally contemplated that I do so. This
confirms that I still do not hold any positions with eTreppid, whether as an employee,
consultant, manager, director, officer, committee member, or otherwise.

6 *See* Montgomery's letter to Trepp and Frye (emphasis added), which is attached hereto as **Exhibit**
7 "A".

8 Dated: February 25, 2008.

9 /s/

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22 *Cross-Defendant Warren Trepp*

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PROOF OF SERVICE

I, Gaylene Silva, declare:

I am employed in the **City of Reno, County of Washoe, State of Nevada**, by the law offices of Hale Lane Peek Dennison and Howard. My business address is: **5441 Kietzke Lane, Second Floor, Reno, Nevada 89511**. I am over the age of 18 years and not a party to this action. I am readily familiar with Hale Lane Peek Dennison and Howard's practice for collection of mail, delivery of its hand-deliveries and their process of faxes.

On February 25, 2008, I caused the foregoing **ERRATA TO ETREPPID'S SUPPLEMENT TO ITS REPLY TO PLAINTIFFS' MEMORANDUM OF POINTS AND AUTHORITIES SHOWING THAT ETREPPID'S ATTORNEY-CLIENT PRIVILEGE OBJECTIONS SHOULD BE OVERRULED IN THEIR ENTIRETY** to be:

X _____ filed the document electronically with the U.S. District Court and therefore the court's computer system has electronically delivered a copy of the foregoing document to the following person(s) at the following e-mail addresses:

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I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct, and that this declaration was executed on February 25, 2008.

/s/
Gaylene Silva